

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET N	
09/630,625	08/01/00	HELFENSTEIN		Α	67736	
			コ	EXAMINER		
023872 Mostew & Tuttle - 50		MM91/0815	•	NGUYEN. A		
MCGLEW & TUTTLE, PC SCARBOROUGH STATION SCARBOROUGH NY 10510				ART UNIT	PAPER NUMBER	
achrourdum	Mi Insin			2854		
				DATE MAILED:		
					08/15/01	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Office Action Summary

<u>~</u>

Application No. 09/630,625

_ |

Applicant(s)

Andreas Helfenstein et al.

Examiner

Anthony Nguyen

Art Unit 2854



The MAILING D	DATE of this communication appears	on the cover sheet	with the correspondence ad	ldress
Period for Reply	•			
THE MAILING DATE OF	TORY PERIOD FOR REPLY IS SET F THIS COMMUNICATION.			
- Extensions of time may b	e available under the provisions of 37 CF from the mailing date of this communication.	R 1.136 (a). In no e	event, however, may a reply be	e timely filed
- If the period for reply spe	cified above is less than thirty (30) days,	a reply within the s	tatutory minimum of thirty (30) days will
•	pecified above, the maximum statutory p	period will apply and	will expire SIX (6) MONTHS fr	om the mailing date of this
- Any reply received by the	e set or extended period for reply will, by Office later than three months after the justment. See 37 CFR 1.704(b).	statute, cause the a mailing date of this	pplication to become ABANDC communication, even if timely	ONED (35 U.S.C. § 133). filed, may reduce any
Status				
1) Responsive to co	ommunication(s) filed on <u>Aug 1, 20</u>	000		•
2a) This action is FIF	NAL. 2b) ☑ This act	ion is non-final.		
	ation is in condition for allowance ϵ ance with the practice under <i>Ex pai</i>			the merits is
Disposition of Claims				
4) X Claim(s) 1-13			is/are pending in	the application.
4a) Of the above,	claim(s)		is/are withdraw	n from consideration.
5) Claim(s)			is/are allow	ed.
6) X Claim(s) <u>1-13</u>			is/are reject	ted.
7) Claim(s)			is/are objec	ted to.
8) Claims		are su	bject to restriction and/or	election requirement.
Application Papers				
9) The specification	n is objected to by the Examiner.	•		
10) The drawing(s) f	filed on is/are	objected to by th	e Examiner.	
11) The proposed dr	awing correction filed on	is: a)	☐ approved b)☐ disapp	roved.
12) The oath or decl	laration is objected to by the Exam	iner.		
Priority under 35 U.S.C.	§ 119			
13) X Acknowledgeme	ent is made of a claim for foreign p	riority under 35 U	.S.C. § 119(a)-(d).	
a) 💢 A∥ b) 🗌 Sor	me* c)□ None of:			
1. X Certified co	opies of the priority documents hav	re been received.		
2. Certified co	opies of the priority documents have	re been received i	n Application No.	•
арр	the certified copies of the priority d dication from the International Bure detailed Office action for a list of th	au (PCT Rule 17.	2(a)).	al Stage
	ent is made of a claim for domestic			
		, , ,		
Attachment(s)	H (DTO 902)	191 Interview Sur-	nens (PTO-413) Penas Notal	
 15) Notice of References Cited 16) Notice of Draftsperson's Paragraph 			ery (PTO-413) Paper No(s) all Patent Application (PTO-152)	
· -	tement(s) (PTO-1449) Paper No(s).	20) Other:		
- 				

Application/Control Number: 09/630625

Art Unit: 2854

The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4,6,7 and 9-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Koch et al. (US 6,092,466).

Koch et al. teaches a process and a device for determining cutting positions of webs that meet the process and structure as broadly recited. Koch et al. teaches the process for determining cutting positions of a plurality of webs 9-11 including the steps of recording a measured value for a cutting position (Koch et al., col.3 lines 59-61) by measuring sensors 13 and using the recorded measured value to determine the cutting position of the webs (Koch et al., col.3 lines 62-66).

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Application/Control Number: 09/630625 Page 3

Art Unit: 2854

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5 and 8 are rejected under 35 U.S.C. § 103 (a) as being unpatentable over Koch et al. (US 6,092,466).

Koch et al. teaches a process and a device for determining cutting positions of webs having substantially the process and the structure as broadly claimed. Koch et al. fails to teach clearly that the value of the cutting positions of the webs can be set by hand, and the sensors used are an optical scanner. However, it would have been obvious to one of ordinary skill in the art to entering a desired value by hand for the desired cutting position, and use a measured value as a reference value in the step of determining the cutting position of the webs since this step that performs at the time of the start-up is obvious and necessary to optimum operating of the device. Additionally, the use of an optical scanner for detecting a printed pattern is well known in the art.

The patents to Matsumoto et al., Goldberg et al., and Okamura are cited to show other structures and methods having obvious similarities to the claimed structure and method.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anthony Nguyen whose telephone number is (703) 308-2869. The examiner can normally be reached daily from 9 AM to 5PM.

Art Unit: 2854

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hilten, can be reached on (703) 308-0719. The fax phone number for this Group is (703) 308-7722.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

Anthony Nguyen
August 13, 2001

Patent Examiner

Technology Center 2800